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UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

11	UNITED STATES OF AMERICA,)
	Plaintiff,) Case No.: 2:09-CR-078
	vs.)
	SAMUEL DAVIS and) MOTION FOR MODIFICATION OF
	SHAWN RICE,) ALLEGED PRETRIAL SERVICES
	<u>Defendants.</u>) AGREEMENT
	SHAWN RICE,) AND
	Counter-Plaintiff/Claimant,) MOTION FOR TELEPHONIC ORAL
	vs.) DISCUSSION ON THE ISSUE
	UNITED STATES OF AMERICA,)
	INTERNATIONAL MONETARY FUND)
	(I.M.F.) A/K/A THE FUND, FEDERAL)
	BUREAU OF INVESTIGATION, and THEIR)
	PRINCIPAL,)
	Counter-defendants/Libelants,)
	Shawn Rice, Real Party in Interest, Third Party)
	Intervener, Protected Creditor to Plaintiff by)
	revesting title, Sovereign without subjects,)
	Protected Creditor pursuant to UCC 8, Trust)
	Interest Holder, and Beneficial Owner of the)
	Estate by Statute Merchant, and a Title 18)
	Section 245 Federally Protected Legal &)
	Lawful Municipality.)

12
 13 Shawn Talbot Rice, Real Party in Interest, reserves all rights of this Sovereign's One
 14 Supreme Court and at this time moves the court for case no. 2:09-CR-078 for a hearing for
 15 telephonic oral discussion to discuss modifying the current alleged, pre-trial services agreement
 16 to ensure that said Sovereign's Rights are not continually breached by Doris Honhongva and
 17 court officers of the court for case no. 2:09-CR-078 in not allowing this Sovereign to travel

1 without being arbitrary and capricious in altering alleged terms and conditions of notice and
 2 coordination for travel and converting that unalienable Right to one of an alleged restricted
 3 corporate privilege and altering the terms at will. Example; Doris Honhongva altered the
 4 notification period from 48 hours to 7 days to 14 days to days to none to having this Sovereign
 5 coordinate for travel permission via motion to the court for case no. 2:09-CR-078.

6 This Sovereign has been cordial, polite, pleasant, and honest in all communications with
 7 the court for case no. 2:09-CR-078 and has communicated his intentions in said relations to keep
 8 honor, harmony and peace in these relations.

9 This Sovereign notices court officers of the court for case no. 2:09-CR-078 that said
 10 Sovereign is planning on moving his household (if not economically deprived by plaintiff, et. al.)
 11 to either Clinton, Illinois, or Oceanside, California, if and when Sovereign's economic rights are
 12 not further pirated. This Sovereign believes that between the counterclaim in case no. 2:09-CR-
 13 078 and the filing in the USDC for DC for accounting, account stated, unjust enrichment and
 14 specific performance there will be enough economic energy to accomplish a move.

15 This Sovereign also reminds court officers of the court for case no. 2:09-CR-078 that
 16 below listed signor hereby continues to reserve all unalienable rights along with all rights to
 17 repel "pirates", land or sea, from pirating my credit as I have objected to personam jurisdiction
 18 from day 1 and have never waived it.

19 This Sovereign reminds court officers of the court for case no. 2:09-CR-078 that it is a
 20 functional impossibility to enter a contract/agreement under threat of assault, incarceration,
 21 death, etc., with guns pointed at my head, just as the maxim of law states, "no one comes before
 22 a court of equity in chains", and this Sovereign has been under said threats and has received
 23 continuous threats from said court officers (law enforcement agents, et.. al.) of the court for case
 24 no. 2:09-CR-078 if he did not appear as a tactic of coercion.

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28 Shawn Talbot Rice, Real Party in Interest, Third Party Intervener, Protected Creditor to Plaintiff
 29 by revesting title, Sovereign without subjects, Protected Creditor pursuant to UCC 8, Trust
 30 Interest Holder, and Beneficial Owner of the Estate by Statute Merchant, and a Title 18 Section
 31 245 Federally Protected Legal & Lawful Municipality.
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 33

1 **CERTIFICATE OF SERVICE**

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3 COPY of the forgoing hand delivered, this 3rd day of November, 2009, to:

4
5 Assistant U. S. Attorney Damm Prosecutor
6 333 Las Vegas Blvd. South, Suite 5000
7 Las Vegas, Nevada 89101
8 Phone: 702-388-6336
9 Fax: 702-388-5087

10 _____
11 Courtesy copy will be supplied to:

12
13 Doris Honhongva, Pretrial services
14 123 N. San Francisco, Room 202
15 Flagstaff, Arizona 86001

16
17 at 1000 MST on November 4, 2009.
18 _____
19
20
21 Service performed by:

22
23 Shawn Talbot Rice
24 PO Box 700#81
25 Yavapai county
26 Ash Fork 86320
27 Arizona
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